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1. (Amended) A cosmetic composition comprising, [in a cosmetically acceptable aqueous or aqueous/alcoholic medium,]
at least one acrylic copolymer formed from (a) approximately 35 to 75 % by weight of an alkyl acrylate, (b) approximately 25 to 65 % of alkyl methacrylate and (c) approximately 1 to 15 % of at least one ethylenic carboxylic acid having from 3 to 5 carbon atoms, the alkyl radicals having from 1 to 5 carbon atoms and the percentages being expressed with respect to the total weight of the copolymer, and
at least one polymer selected from a fixing polymer and a conditioning polymer, wherein said at least one polymer is chosen from amphoteric polymers.

Cancel claims 9 - 14

Claim 15, line 1, replace "Claim 9" by --Claim 1--

Claim 17, line 1, replace "Claim 9" by --Claim 1--.

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20. (Amended) A method of improving the quality of the vaporization [and/] or the spraying of a cosmetic composition, said method comprising the step of including an effective amount of:
[an acrylic copolymer as defined in claim 1] at least one acrylic copolymer formed from (a) approximately 35 to 75 % by weight of an alkyl acrylate, (b) approximately 25 to 65 % of alkyl methacrylate and (c) approximately 1 to 15 % of at least one ethylenic carboxylic acid having from 3 to 5 carbon atoms, the alkyl

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radicals having from 1 to 5 carbon atoms and the percentages being expressed with respect to the total weight of the copolymer in a cosmetic composition comprising at least one polymer selected from a fixing polymer and a conditioning polymer, wherein said at least one polymer is chosen from amphoteric polymers.

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--24. A cosmetic composition comprising,
at least one acrylic copolymer formed from (a) 35 to 75 % by weight of an alkyl acrylate, (b) 25 to 65 % of alkyl methacrylate and (c) 1 to 15 % of at least one ethylenic carboxylic acid having from 3 to 5 carbon atoms, the alkyl radicals having from 1 to 5 carbon atoms and the percentages being expressed with respect to the total weight of the copolymer, and
at least one polymer selected from a fixing polymer and a conditioning polymer, wherein said at least one polymer is chosen from amphoteric polymers.--

REMARKS

Claims 1, 15, 17, and 20 have been amended to define more precisely the invention to clearly distinguish over additional prior art being cited herewith, claims 9 - 14 are cancelled without prejudice, and new claim 24 has been added. There is no issue of new matter.

I. Restriction Requirement

The Examiner has required restriction under 35 U.S.C. § 121 between: